

JAMES BOPP, JR.¹

Senior Associates

RICHARD E. COLESON¹

BARRY A. BOSTROM¹

Associates

RAEANNA S. MOORE¹

ERIC C. BOHNET²

JEFFREY P. GALLANT³

Of Counsel

THOMAS J. MARZEN⁴

¹admitted in Ind. only

²admitted in Ind. & Tex. only

³admitted in Va. only

⁴admitted in Ill. only

BOPP, COLESON & BOSTROM

ATTORNEYS AT LAW

(not a partnership)

1 South Sixth Street

TERRE HAUTE, INDIANA 47807-3510

Telephone 812/232-2434 Facsimile 812/235-3685

E-MAIL ADDRESSES

jboppjr@aol.com

rcoleson@bopplaw.com

bbostrom@bopplaw.com

rmoore@bopplaw.com

ebohnet@bopplaw.com

September 15, 2004

By Fax & Mail To: 202/219-3923

Ms. Alva E. Smith

Federal Election Commission

999 E Street, NW

Washington, DC 20463

Re: MUR 5522 (Campaign Legal Center Complaint Against Wisconsin Right to Life, Inc.)

RECEIVED
FEDERAL ELECTION
COMMISSION
OFFICE OF GENERAL
COUNSEL
2004 SEP 21 AM 11:04

Dear Ms. Smith:

Pursuant to your phone conversation today with Richard Coleson, here is a formal request for a thirty-day extension to respond to the *Complaint* concerning Wisconsin Right to Life, Inc. ("WRTL") in MUR 5522. Barbara L. Lyons, WRTL Executive Director, advises that she received the September 2 letter from Jeff S. Jordan notifying her of MUR 5522, on September 5, making a response due on September 20. The thirty-day extension would make WRTL's response due on October 20, 2004.

I understand that Ms. Lyons was going to execute and mail the counsel designation form on September 14, so that should arrive shortly, designating James Bopp, Jr., Richard Coleson, and this law firm as counsel.

We need the extension because we are in the midst of a heavy load of litigation at present, including an expedited appeal in the United States Supreme Court entitled *WRTL v. FEC*. Attorney Colleen Sealander of the FEC can advise you of that case if you wish further details.

Sincerely,

BOPP, COLESON & BOSTROM



James Bopp, Jr.

Richard E. Coleson